

DEPARTMENT OF SOCIAL SERVICES

744 P Street, Sacramento, CA 95814



DATE August 15, 1995

ALL-COUNTY LETTER NO. 95-43

TO: ALL COUNTY WELFARE DIRECTORS

REASON FOR THIS TRANSMITTAL

- ☐ State Law Change
- ☐ Federal Law or Regulation Change
- ☐ Court Order or Settlement Agreement
- ☐ Clarification Requested by One or More Counties
- ☒ Initiated by SDSS

SUBJECT: REPEAL OF MONETARY LIMITS TO FOOD STAMP INTENTIONAL PROGRAM VIOLATION (IPV) CASES

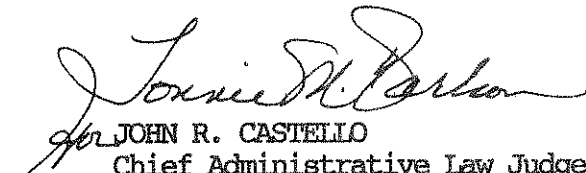
REFERENCE: ALL COUNTY LETTER 89-97

Aid to Families with Dependent Children (AFDC) IPV regulations have recently been approved by the Office of Administrative Law. These regulations, among other things, require the combination of an AFDC IPV and a Food Stamp IPV into a single hearing, if their factual issues arise out of the same or related circumstances.

All County Letter 89-97, issued November 7, 1989, had imposed a \$250 minimum monetary limit for most Food Stamp IPVs before the IPV could be initiated. The California Department of Social Services (CDSS) hereby limits All County Letter 89-97 to apply to only Food Stamp IPV cases that are not combined with AFDC IPV cases. This means that there will be no \$250 monetary limit imposed on any Food Stamp IPV case that is being combined with an AFDC IPV case.

This action is being taken with the concurrence of the Food and Consumer Service (formerly the Food and Nutrition Service) that initially had requested a monetary limit be put in place.

If you have any questions or need additional information, please contact Laurence H. Geller, Presiding Administrative Law Judge, at (916) 387-4664.


JOHN R. CASTELLO
Chief Administrative Law Judge
Administrative Adjudications Division